Ted Cruz for Senate 815A Brazos PMB 550 Austin, TX 78701

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January 14, 2013

Mr. Bradley Matheson Reports Analysis Division Federal Election Commission 999 E Street NW Washington, DC 20463

Dear Mr. Matheson:

Ted Cruz for Senate (FEC ID# C00492785) is in receipt of your Request for Additional Information dated December 10, 2012, regarding the Committee's October Quarterly Report (7/12/12-9/30/12).

Schedule A

The committee has reviewed the documentation provided with a contribution from Blackridge, identified as a possibly prohibited source. The committee has verified that the company is not corporate and will amend its October Quarterly Report to disclose the attribution to the sole proprietor of the organization.

The committee has reviewed the transactions identified in the RFAI for excess contribution limits. For each of the donors that are not resolved as a matter of course per the regulations relative to reattributions/redesignations on subsequent reports, the Committee will amend its reports accordingly to show the proper outcome of each transaction.

The committee has reviewed the October Quarterly report and identified errant redesignation/reattribution memos for Guy Grace and Jeffrey Hinck reported on pages 5-6. The committee will amend its report to either remove the incorrect memo transactions from these pages or move them so they are in the order required by 11 CFR 104.8(d) (2), (3) and (4). In addition, the committee will add memo transactions to the October Quarterly report to disclose the original transactions received in a previous reporting period where a redesignation/reattribution was completed during the October Quarterly reporting period.

The committee has reviewed Line 11c and has identified the missing contributor data. The committee will amend its report to properly disclose the names and addresses of all itemized contributions.

The committee has reviewed the contributions received through a conduit, for all 17 pm 2: 29 contributions related to conduits, both the individual transactions and the memo transactions disclosing the total for the conduit were disclosed. Itemized individual earmarked contributions are disclosed throughout Schedule A. For example, page 405 of the committee's original report discloses a contribution from Evan Evanson with memo text indicating that the disclosed contribution is earmarked via one of the conduits disclosed on pages 1566 – 1581.

Due to a technical issue, the report did not print some of the individual(s) or vendor(s) on Line 14 and Line 11A. The committee will amend its October Quarterly report to disclose the names of the individual(s) or vendor(s) that did not appear on the original report.

48 Hour Notices

The committee has reviewed its 48 hour notices for contributions received between two and twenty days before the Primary election.

The following donors were properly reported on 48 hour notices and on the October Quarterly report:

Robert Campbell (page 200 of the October Quarterly Report) Cornelia Adams Foster (page 455 of the October Quarterly Report) Guy Grace (page 514 of the October Quarterly Report)

The following donor records on the October Quarterly Report will be amended to show the proper reattribution memos:

John and Deborah Evangelakos Ashley and Steven Birdwell Douglas and Sarah Cole Marie and Russell McClellan

The following contribution record will be amended on the October Quarterly Report to show the proper individual attribution of a contribution written upon a permissible business account:

Nitcsh Alacantra

The following contribution record will be amended on the October Quarterly report to disclose a chargeback that occurred after the 48 hour notice was filed, but before the October Quarterly was filed:

Jacob Franklin

302002076

Due to a clerical error, a contribution was incorrectly attributed on the 48 hour notice filed on 7/20/12. The contribution was attributed to Mr. Guy Grace instead of Mrs. Melinda Grace.

The committee will itemize the following contribution record on its amended October Quarterly report:

Nina Cameron

Schedule B

The committee has reviewed the referenced reimbursements to staff and has determined that they were correctly reported in accord with 11 CFR § 104 as originally filed. Therefore, no amendment is necessary.

All of the transactions described as "intern stipend" were made by committee check. Therefore, no amendment is necessary.

Sincerely, Callell Hobbs

Cabell Hobbs Assistant Treasurer

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